

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

KEITH PALMER and)
RICHELLE PALMER, his wife) CIVIL DIVISION
)
)
) No. 05-0513
Plaintiffs,)
)
)
vs.)
)
HEDSTROM CORPORATION) JUDGE LANCASTER/MAGISTRATE
t/d/b/a NBF TRAMPOLINES, and) JUDGE HAY
WAL-MART STORES EAST, LP,)
) JURY TRIAL DEMANDED
Defendants.)

RULE 41(a) STIPULATION OF DISMISSAL WITH PREJUDICE

AND NOW, come the parties to the within action, by and through their counsel of record
and

in accordance with and pursuant to Federal Rule of Civil Procedure 41(a) hereby stipulate and
agree that this action is dismissed in its entirety with prejudice.

Stipulated and Agreed to By:

By: /s/ Joshua P. Geist

William F. Goodrich, Esquire
Joshua P. Geist, Esquire
Attorneys for Plaintiffs, Keith Palmer
and Richelle Palmer, his wife

By: /s/ Mark R. Hamilton

Mark R. Hamilton, Esquire
Attorney for Defendant, Hedstrom
Corporation t/d/b/a NBF
Trampolines

By: /s/ Keithley Mulvihill

Keithley Mulvihill, Esquire
Attorney for Defendant, Wal-Mart
Stores East, L.P.

SO ORDERED, this 5th day of
September, 2006.


Gerv L. Lancaster, U.S. District Judge